REMARKS

Claims 12 and 13 are withdrawn as directed to an independent invention. Please cancel claims 12 and 13 without prejudice or disclaimer, as a divisional application including these claims was filed July 8, 2004.

The Examiner asserts that the information disclosure statements (IDSs) of 7/23/2002 and 10/15/2002 are noncompliant. The Applicants respectfully disagree, and assert that the USPTO received both copies of the cited prior art that are asserted to have not been received. The applicants refer the Examiner to the attached copies of the postcards that indicate all references were received by the USPTO. However, understanding that the references may have been lost within the USPTO after being received, the applicants have also included copies of the Watanabe document and the portion of JP63061532 that caused it to be listed, the JP63061532 abstract.

Examiner objections with respect to the drawings and claims have been addressed with the amendments to the drawings, specification, and claims (see claim 15) described above. The applicants request the Examiner to reconsider the objections to the drawings for allegedly not showing every feature of the invention. The applicants submit that the drawings as amended when considered in view of the detailed description are sufficient to illustrate every feature of the invention to one of skill in the art.

The applicant respectfully disagrees with the Examiner's rejections set forth in the present office action. However, desiring to expedite the issuance of a patent for the present invention and in view of the Examiner's indications of amendments that would confer allowance, the applicants have amended the claims in accordance with the Examiner's suggestions. Claim 1 has been rewritten to include claims 3 and 4, claim 7 has been rewritten to include claims 1 and 6, and claim 11 has been rewritten to include language from claims 3 and 4.

No other grounds for rejection or objection being given, the applicant now respectfully submits that the claims in their present form are patentable over the prior art of record, and are in condition for allowance. As a result, allowance of this case and

early passage to issue is earnestly solicited. The Examiner is invited to contact the undersigned, if such communication would advance the prosecution of the present application. Lastly, please charge any additional fees (including extension of time fees) or credit overpayment to Deposit Account No. **502117** -- **Motorola, Inc**.

Respectfully submitted, Bychowsky et al.

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